UNIT PE	4070	AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.usplo.gov	Trademark Office OR PATENTS	
APPLICATION THE	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/526,107	02/28/2005	Barbara J. Rechterman	15569-0007	2757	
Voora D Largor	7590 03/20/2008		EXAM	INER .	
Gallagher & Kennedy			JEAN, FRANTZ B		
2575 East Cam Phoenix, AZ 85			ART UNIT	PAPER NUMBER	
, ,		•	2154		
			MAIL DATE	DELIVERY MODE	
			03/20/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
Office Action Summary		10/526,107	RECHTERMAN ET AL.		
		Examiner	Art Unit		
		Frantz B. Jean	2154		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address		
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE and a sicins of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	I. lety filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
1) 又	Responsive to communication(s) filed on 13 De	ecember 2007.			
		action is non-final.			
3)	Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the merits is		
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.		
Disposit	ion of Claims				
. 4) 🖂	Claim(s) <u>1-26</u> is/are pending in the application.				
	4a) Of the above claim(s) is/are withdraw	vn from consideration.			
	Claim(s) is/are allowed.				
6)⊠	Claim(s) <u>1-26</u> is/are rejected.				
7)	Claim(s) is/are objected to.				
8)[Claim(s) are subject to restriction and/or	election requirement.	•		
Applicat	ion Papers				
9)□	The specification is objected to by the Examine	r	•		
	The drawing(s) filed on is/are: a) acce		Examiner.		
,—	Applicant may not request that any objection to the				
	Replacement drawing sheet(s) including the correcti	•			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority ι	ınder 35 U.S.C. § 119				
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage		
2) Notic 3) Infon	t(s) be of References Cited (PTO-892) be of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date 12/13/07.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te		

DETAILED ACTION

This office action is in response to applicant's response filed on 12/13/07. Claims 1-26 are still pending in this application.

Information Disclosure Statement

The information disclosure statement (IDS) submitted on 12/13/07 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Claim Objections

Claims 4 and 5 are objected to because of the following informalities: claims 4 and 5 recite further comprising steps. However, they, indicate letter "f consequently.

Appropriate correction is required.

During patent examination, the pending claims have been "given their broadest reasonable interpretation consistent with the specification." See The Federal Circuit's en banc decision in Phillips v. AWH Corp., 415 F.3d 1303, 75 USPQ2d 1321 (Fed. Cir. 2005).

Claim Rejections. 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action

A person shall be entitled to a patent unless -

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(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21 (2) of such treaty in the English language.

Claims 1-26 are rejected under 35 U.S.C. 102(e) as being anticipated by Katsikas US publication Number 2003/0191969 Al.

As per claims 1, 2, 6, and 11, Katsikas teaches a proxy email computer installation (par 0105, 0107, 0109-0110) including:

A database (fig 2, elements 204, 216)in computer memory associating a customer's identification, a customer actual email and a customer's proxy email address (fig 2 and 10-11; par 0092); an email server (102); a computer executable code on a computer usable medium or media providing: first programming to retrieve a customer's actual email address ... (par 0092-0094); second programming to forward (redirector 203) a second email message to the customer's actual email address; and a connection to a communication link forwarding (106) the second email message to the customer's actual email addresses (fig 1-2 and 10-11; par 0043-0045; 0092-0094 and 0100).

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As per claims 3-5, Katsikas teaches recording proxy email address in a database ...; looking up customer's actual email address; causing a web page to be displayed; receiving a second email from the customer; and forwarding the second to a third party identified by the customer (fig 1-2 and 10-11; par 0043-0045; 0092-0094 and 0100).

As per claims 7-10, 13-14, Katsikas discusses filtering email as customer's choice, blocking email addressed to the proxy (see par 0026, 0028-0029 and 0111).

All the remaining claims 12 and 15-26 recite copying content of email, checking for incoming emails, deleting email, receiving non-email message, alerting customer to the receipt of non-email message, and saving proxy address into Whois data for domain name (fig 1-2, 6-7; abstract; par 0037, 0043-45, 0100 and par 0104).

Response to Arguments

Applicant's arguments filed 12/13/07 have been fully considered but they are not persuasive.

Applicants argued that Katsikas does not qualify as prior art for this application because the provisional application "937" and the parent application "894" lack pertinent details such as proxy email as recited by Katsikas '969".

Examiner submits that although Katsikas does not elaborate on email proxy, this feature is included in SpamKapu software (see pages 7-8 of "937"; fig 1-8).

As a server-side software package or online service SUBSCRIBERs are added to SpamKapu system. Each SUBSCRIBER is provided with a PSM, ASM,

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and UMM and an SKE.

The SUBSCRIBER changes appropriate setting on their email software to accomplish the following:

Use current Interact standards (currently POP3 or IMAP4) to retrieve mail from both the PSM and ASM

Redirect email sent to their current email address to their SKE instead OR set the email reply-to address to their SKE. Use the SMTP manager to handle the sending of all email. Any email sent to the SKE is processed by the redirector as described above.

Any email sent by the SUBSCRIBER through the ASL manager (via the SMTP manager) and processed as described above.

The user can retrieve email from the ASM at any time using Internet standards (currently POP3 or IMAP4). The user can retrieve email from the PSM at any time using Internet standards (currently POP3 or IMAP4) user other software that can delete, further filter, or altogether discard the contents.

SUBSCRIBERs may interact with the UMM at any time.

Examiner concludes that although some of the contents of the provisional application and The CIP are different, The features and elements needed to reject the present application are similar in both references. Therefore, Katsikas qualifies as prior art to reject the claims of the instant application. Accordingly, the rejection is maintained.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Frantz B. Jean whose telephone number is 571-272-3937. The examiner can normally be reached on 8:30-6:00 M-f.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nathan J. Flynn can be reached on 571-272-1915. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO

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Customer Service Representative or access to the automated information system, call

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800-786-9199 (IN USA OR CANADA) or 571-272-1000

/Frantz B. Jean/

Primary Examiner, Art Unit 2154

PTO/SB/08A (12-07)

Approved for use through 12/31/2007. OMB 0651-0031

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

n 1449/PTO

Filing Date Art Unit

Complete if Known **Application Number** 10/526,107 February 28, 2005 First Named Inventor Parsons et al. 2151 Jean, Frantz B.

(Use as many sheets as necessary) **Examiner Name** 15569-0007 Attorney Docket Number Sheet 1

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Examiner Initials*	Cite No.1	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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FOREIGN PATENT DOCUMENTS						
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Translation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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